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3430 E Street, N.W.

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AUG 11 1947
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VIA AIRMAIL

Chief, Mediterranean Bureau
Foreign Broadcast Information Service

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DATE:	1 June 47	BA
REF:	HN 10-3	532025
NEXT REVIEW DATE:		
CHECK: CANCELLED FOR 12 2		
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NO CANCEL IN C1932		
REMARKS:	1-11	

Dear

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The employment problem arising out of [redacted] set forth in your letter of 8 May 1947, has been discussed at length with Personnel officers, Finance, and the General Counsel. It is felt that you acted quite properly in the settlement of that case, as a review of [redacted] law forwarded to us indicated that Court action would have been useless. In an effort to avoid any further occurrences of this nature, General Counsel suggests that you add a paragraph to your letter of appointment for non-United States employees, wherever you think would be appropriate, presumably as a second or third paragraph:

"This appointment is temporary for a period of six months from the effective date hereof, and you will be on probation. In the event your work is not satisfactory within such period, your employment will be terminated without any requirement for notice and without indemnity of any nature."

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Such a paragraph appears to be authorized by [redacted] a copy of which you sent to us. That Article allows termination without notice or indemnity when the employment is on probation and discharge for unsatisfactory work occurs within six months for intellectual workers [redacted] Possibly, Mr. [redacted] already suggested such a clause, or an alternative. In any case, if the opportunity is presented, you might discuss the above suggested provision with him for his comments or suggestion.

We trust this will assist you, but if you have any further questions we should be glad to go into them for you.

Very truly yours,

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CONFIDENTIAL

CLASSIFICATION ACTION
SEE REVERSE FOR